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17 UNITED ENERGY TRADING, LLC

UNITED STATES BANKRUPTCY COURT
NORTHERN DISTRICT OF CALIFORNIA
SAN FRANCISCO DIVISION

22 In re) CASE NO. 19-30089 (DM)
23)
24 PACIFIC GAS AND ELECTRIC) Chapter 11
COMPANY,)
25) **UNITED ENERGY TRADING, LLC'S**
Debtor.) **REQUEST FOR JUDICIAL NOTICE IN**
) **SUPPORT OF ITS MOTION FOR**
) **RELIEF FROM THE AUTOMATIC**
) **STAY**
26)
27) Date: November 13, 2019
28) Time: 10:00 AM
) Judge: Hon. Dennis Montali
) Ctrm: 17
)

TO THE COURT, ALL PARTIES, AND THEIR ATTORNEYS OF RECORD:

Pursuant to Rule 201 of the Federal Rules of Evidence, United Energy Trading, LLC (“UET”) respectfully asks that the Court take judicial notice of documents from the case styled *United Energy Trading, LLC v. Pacific Gas and Electric Company, et al.*, Case No. 3:15-CV-

1 02383 (RS), currently pending in the District of Northern California (the “District Court Case”),
2 listed below in connection with UET’s concurrently-filed Motion for Relief from the Automatic
9 Stay:

10 || Exhibit 1: Second Amended Complaint;

11 Exhibit 2: Order Regarding Motions for Partial Summary Judgment;

12 Exhibit 3: Order Denying UET's Motion to Exclude & PG&E's Motion to Exclude;

13 Exhibit 4: Further Joint Case Management Statement; and

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15 Fed. R. Evid. 201 allows district courts to take judicial notice of facts that are either
16 generally known within their territorial jurisdiction, or that can be accurately and readily
17 determined from sources whose accuracy cannot reasonably be questioned. The rule allows courts to
18 take judicial notice of court filings and other matters of public record. *See Reyn's Pasta Bella, LLC*
19 v. *Visa USA, Inc.*, 442 F. 3d 741, 746 n. 6 (9th Cir. 2006).

20 UET requests this Court take judicial notice of court documents in the District Court Case.
21 These documents are appropriate subjects of a Request for Judicial Notice because they are
22 publically available, readily available on Pacer.gov, and there can be no question as to their
23 authenticity. Accordingly, UET requests that the Court take judicial notice of Exhibits 1–5, which
24 are attached as exhibits to the Declaration of Leah E. Capritta filed in support of UET’s Motion
25 for Relief from the Automatic Stay.

27 || Dated: October 18, 2019

HOLLAND & KNIGHT LLP

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By: /s/ Leah E. Capritta
Leah E. Capritta

Attorneys for United Energy Trading, LLC

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